## **UNITED STATES DISTRICT COURT**

## **District of Minnesota**

United States of America, ex rel., a Fesenmaier,	JUDGMENT IN A CIVIL CASE
Р	laintiff(s),
v.	Case Number: 13-cv-3003 WMW/DTS
Cameron-Ehlen Group, Inc., The, Kathryn Weitzel Ehlen,	and
	Defendant(s).
and the jury has rendered its ve	came to trial or hearing before the Court. The issues have
IT IS ORDERED AND ADJUDGED	THAT:
1. Defendants' motion for post-j	udgment relief, Dkt. 1047, is <b>GRANTED IN PART</b> and
<b>DENIED IN PART</b> , as follows:	
a. Defendants' motion for judgm	ent as a matter of law is <b>GRANTED</b> regarding the claim
related to the trip to New York C	City of Patrick Riedel occurring on or about January 1,
2009.	
b. The motion is <b>GRANTED</b> ins	sofar as the penalties imposed upon the defendants under
the False Claims Act constitute a	a violation of the Excessive Fines Clause.
c. The motion is <b>DENIED</b> in all	other respects.
2. The judgment in this matter is	AMENDED to reflect a judgment amount of
\$216,675,248.55, not including J	post-judgment interest, statutory attorneys' fees, or other
taxable costs.	
Date: 2/8/2024	KATE M. FOGARTY, CLERK